Document 17 EXHIBIT

Summons in a Civil Action (Rev 11/97)

United States District Court

SOUTHERN DISTRICT OF CALIFORNIA

MAR 2 5 2008

JOAN G. LOZOYA

Plaintiff.

VS

Eric J. Anderson, M.D.; Lindsy Blake, M.D.; Hospital Corporation of America, Inc.; Mountain View Hospital; Freemont Emergency Service, Inc.; Alexandra E. Page, M.D.; Kaiser Foundation Health Plan, Inc.; Kaiser Permanente and Does 1 through 30, inclusive, Dafandanila -

SUMMONS IN A CIVIL ACTION Case No.

'07 CV 2148 IEG (WMC)

TO: (Name and Address of Defendant)

MOUNTAIN VIEW HOSPITAL 3100 N. Tenaya Way Las Vegas, Nevada 89128

YOU ARE HEREBY SUMMONED and required to file with the Clerk of this Court and serve upon PLAINTIFF'S ATTORNEY

Frank J. Lozoya IV (SBN 161640) of LOZOYA & LOZOYA 15060 Ventura Blvd., Suite 211, Sherman oaks, CA 91403

Tel: 818-789-7150 Fax: 818-789-7190

An answer to the complaint which is herewith served upon you, within ___ service of this summons upon you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint.

W. Samuel Hamrick, Jr. NOV - 8 2007 DATE

Deputy Clerk

Summons in a Civil Action

By

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1		predicated took place within the County of San Diego.
2	2.	At all times material hereto, Plaintiff, JOAN G. LOZOYA, is and has been a resident of San
3		Diego County, State of California.
4	3.	At all times material hereto, Defendant, ALEXANDRA E. PAGE, M.D., was and is a
5	WARRANT TO THE TOTAL THE TOTAL TO THE TOTAL THE TOTAL TO	licensed physician practicing in the County of San Diego, State of California.
6	4.	At all times material hereto, Defendant, ERIC J. ANDERSON, M.D., was and is a licensed
7		physician practicing in Clark County, State of Nevada.
8	5.	At all times material hereto, Defendant, LINDSY BLAKE, M.D., was and is a licensed
9		physician practicing in Clark County, State of Nevada.
10	6.	At all times material hereto, Defendant, MOUNTAIN VIEW HOSPITAL and licensed
1		medical facility in Clark County, State of Nevada.
12	7.	At all times material hereto, Defendant, HOSPITAL CORPORATION OF AMERICA, INC.
13		Owns and operates the licensed medical facility identified as Defendant, MOUNTAIN VIEW
14		HOSPITAL, and has its place of business in the State of Nevada and California.
15	8.	At all times material hereto, Defendant, FREEMONT EMERGENCY SERVICE, INC., and
16		licensed medical facility in Clark County, State of Nevada.
17	9.	At all times material hereto, Defendant, KAISER FOUNDATION HEALTH PLAN, INC.
18		owns and operates licensed medical facility in the State of California and doing business in
19		San Diego County, State of California.
20	10.	At all times material hereto, Defendant, KAISER PERMANENTE owns and operates
21		licensed medical facility in the State of California and doing business in San Diego County,
22		State of California.
23	11.	The true names and capacities, whether individual, corporate, associate or otherwise, of DOE
24		Defendants, 1 through 30, inclusive, and each of them, are unknown to plaintiffs at this time,
25		and therefore plaintiffs sue said DOE defendants, and each of them, by said fictitious names
26		and will ask leave of the Court to amend their complaint to show their true names and
27		capacities when the same are ascertained. Plaintiffs are informed and believe and thereon
28		allege that defendants, and each of them, are responsible in some manner for the occurrences
		FIRST AMENDED COMPLAINT FOR DAMAGES

Case 3:07-cv-02148-IEG-WMC Filed 01/04/2008 Document 3 Page 3 of 12 herein alleged and are the proximate cause of plaintiffs' injuries. Plaintiffs are informed and believe and thereon allege that at all times herein mentioned, 2 12. defendants, and each of them, were and are agents and employees of the remaining 3 defendants, and in doing the things alleged herein, acted within the course, scope, and duty 4 of employment with such agency. 5 On or about November 8, 2006, Plaintiff, JOAN G. LOZOYA, was injured in a fall and was 6 13. transported to MOUNTAIN VIEW HOSPITAL for requested medical attention. 7 Upon arriving at MOUNTAIN VIEW HOSPITAL, Plaintiff was seen by Defendants, ERIC 8 14. 9 J. ANDERSON, M.D. and LINDSY BLAKE, M.D. Plaintiff, JOAN G. LOZOYA was advised that she had a severe fracture of her right 10 15. shoulder. Plaintiff was advised by Defendants, ERIC J. ANDERSON, M.D., LINDSY 11 BLAKE, M.D., MOUNTAIN VIEW HOSPITAL and HOSPITAL CORPORATION OF 12 AMERICA, INC., that they would place her in a sling, provide her with some pain killers but 13 failed to transport her to San Diego for medical treatment in San Diego. 14 Plaintiff, JOAN G. LOZOYA requested of the Defendants, ERIC J. ANDERSON, M.D., 15 16. LINDSY BLAKE, M.D., MOUNTAIN VIEW HOSPITAL and HOSPITAL 16 17 CORPORATION OF AMERICA, INC., that she not be transported to San Diego, that 18 Plaintiff immediately be seen by an orthopedic specialist and that Plaintiff be treated by 19 Defendants at Defendants facility in Nevada. Defendants, ERIC J. ANDERSON, M.D., LINDSY BLAKE, M.D., MOUNTAIN VIEW 20 17. HOSPITAL and HOSPITAL CORPORATION OF AMERICA, INC., and each of them, 21 refused to treat Plaintiff, refused to request an immediate orthopedic specialist consult and 22 failed to stabilize Plaintiff's emergency injuries before forcing Plaintiff to be transferred to 23 San Diego without arranging for or providing any medical transportation. 24 On or about November 11, 2006, Plaintiff was seen in the emergency department of 25 18. Defendant, KAISER FOUNDATION HEALTH PLAN, INC. and KAISER PERMANENTE. 26 Plaintiff was then followed in the fracture clinic where on November 14, 2006, surgery was 27 19 28 performed by Defendant, ALEXANDRA E. PAGE, M.D. FIRST AMENDED COMPLAINT FOR DAMAGES

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1	20.	In providing medical care and treatment to Plaintiff, Defendants, ERIC J. ANDERSON,	
2		M.D.; LINDSY BLAKE, M.D.; HOSPITAL CORPORATION OF AMERICA, INC.;	
3		MOUNTAIN VIEW HOSPITAL; ALEXANDRA E. PAGE, M.D.; KAISER	
4		FOUNDATION HEALTH PLAN, INC.; KAISER PERMANENTE and DOES 1 through	
5		30, inclusive, and each of them, including their nursing staff and other employees, failed to	
6		provide necessary and proper medical care for plaintiff's medical condition, to which plaintiff	
7		was owed a duty of the proper medical care for this community of physicians.	
8	21.	Plaintiff's surgery was not successful and resulted in an additional surgery that has now left	
9		Plaintiff permanently maimed and disfigured and Plaintiff suffers loss of use of her arm,	
10		impairment of enjoyment of life, suffers significant pain and discomfort, emotional distress	
11		and will continue to incur medical costs and expenses in the future, as well's related damages	
12		and losses not yet known but arising out of and proximately caused by the conduct of	
13		Defendants, ERIC J. ANDERSON, M.D.; LINDSY BLAKE, M.D.; HOSPITAL	
14	and the state of t	CORPORATION OF AMERICA, INC.; MOUNTAIN VIEW HOSPITAL; ALEXANDRA	
15		E. PAGE, M.D.; KAISER FOUNDATION HEALTH PLAN, INC.; KAISER	
16		PERMANENTE and DOES 1 through 30, inclusive, and each of them.	
17	22.	Plaintiff, JOAN G. LOZOY A discovered, sometime after April 4, 2007 the injuries sustained	
18	A-d-	was the a failure of the Defendants, and each of them, to properly exercise the proper degree	
19		of knowledge and skill in examining, diagnosing, treating, and caring for Plaintiff's medical	
20	opposes promotes and an additional and additional additional and additional additio	condition.	
21	23.	Thereafter, pursuant to Code of Civil Procedure §364, Defendants were given proper notice	
22		of Plaintiffs' intent to file a medical malpractice action against said Defendants.	
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28	1//		
		FIRST AMENDED COMPLAINT FOR DAMAGES	

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Parameter Control of C		FIRST CAUSE OF ACTION VIOLATION OF 42 U.S.C. § 1395dd et al;
2		the Emergency Medical Treatment and Active Labor Act (EMTALA).
3	(Pla	intiff As Against HOSPITAL CORPORATION OF AMERICA, INC.; FREEMONT
4		RGENCY SERVICE, INC., MOUNTAIN VIEW HOSPITAL & DOES 1 through 30)
5	24.	Plaintiffs JOAN G. LOZOYA, reallege paragraph 1 through 23 of this Complaint and
6		incorporate those paragraphs under this Cause of action as though fully set forth herein.
7	25.	At all times material hereto, Defendant, MOUNTAIN VIEW HOSPITAL and licensed
8		medical facility in Clark County, State of Nevada.
9	26.	At all times material hereto, Defendant, FREEMONT EMERGENCY SERVICE, INC., and
10		licensed medical facility in Clark County, State of Nevada.
11	27.	At all times material hereto, Defendant, HOSPITAL CORPORATION OF AMERICA, INC.
12		Owns and operates the licensed medical facility identified as Defendant, MOUNTAIN VIEW
13		HOSPITAL, and has its place of business in the State of Nevada and California.
14	28.	The medical facilities of Defendants, FREEMONT EMERGENCY SERVICE, INC.,
15		MOUNTAIN VIEW HOSPITAL and HOSPITAL CORPORATION OF AMERICA, INC.,
16		are governed by 42 U.S.C. § 1395dd et al.; the Emergency Medical Treatment and Active
17		Labor Act (EMTALA) as well as 42 CFR Ch. IV. §489.24 et seq., and related requirements
18		of 42 CFR §489.20(1), (m), (q) and (r).
19	29.	On or about November 8, 2006, Plaintiff, JOAN G. LOZOYA, was injured in a fall and was
20		transported to MOUNTAIN VIEW HOSPITAL for requested medical attention.
21	30.	Upon arriving at MOUNTAIN VIEW HOSPITAL and FREEMONT EMERGENCY
22		SERVICE, INC., Plaintiff was seen by Defendants, ERIC J. ANDERSON, M.D. and
23		LINDSY BLAKE, M.D.
24	31.	Plaintiff, JOAN G. LOZOYA was advised that she had a severe fracture of her right
25		shoulder. Plaintiff was advised by Defendants, ERIC J. ANDERSON, M.D., LINDSY
26		BLAKE, M.D., MOUNTAIN VIEW HOSPITAL, FREEMONT EMERGENCY SERVICE,
27		INC. and HOSPITAL CORPORATION OF AMERICA, INC., that they would place her in
28		a sling, provide her with some pain killers but that they would not transport her to San Diego

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for medical treatment in San Diego after refusing to treat her further.

- 32. Plaintiff, Plaintiff, JOAN G. LOZOYA requested of the Defendants, ERIC J. ANDERSON.
 M.D., LINDSY BLAKE, M.D., MOUNTAIN VIEW HOSPITAL, FREEMONT
 EMERGENCY SERVICE, INC. and HOSPITAL CORPORATION OF AMERICA, INC.,
 that she not be transported to San Diego, that Plaintiff be seen by an orthopedic specialist and
 that Plaintiff be treated by Defendants at Defendants facility in Nevada with an orthopedic.
- Defendants, ERIC J. ANDERSON, M.D., LINDSY BLAKE, M.D., MOUNTAIN VIEW HOSPITAL, FREEMONT EMERGENCY SERVICE, INC. and HOSPITAL CORPORATION OF AMERICA, INC., and each of them, violated the EMTALA by refusing to treat Plaintiff, refusing to request an immediate orthopedic specialist consult, refusing and failing to properly stabilize Plaintiff's emergency injuries, and forcing Plaintiff's improper transfer to San Diego, failing to provide medical transportation and refusing to properly care for Plaintiff. Defendants by improperly, in violation of the standard of care, treating, consulting, and diagnosing the Plaintiff, caused Plaintiff significant personal injuries.
- 34. Defendants, ERIC J. ANDERSON, M.D.; LINDSY BLAKE, M.D.; HOSPITAL CORPORATION OF AMERICA, INC.; FREEMONT EMERGENCY SERVICE, INC., MOUNTAIN VIEW HOSPITAL and DOES 1 through 30, inclusive, and each of them, including their nursing staff and other employees, also violated EMTALA by failing to provide necessary and proper medical care for plaintiff's medical condition, to which plaintiff was owed a duty of the proper medical care for this community of physicians.
- As a result of the conduct of the named Defendants' herein, Plaintiff suffers loss of use of her arm, impairment of enjoyment of life, suffers significant pain and discomfort, emotional distress and will continue to incur medical costs and expenses in the future, as well as related damages and losses not yet known but arising out of and proximately caused by the conduct of Defendants, ERIC J. ANDERSON, M.D.; LINDSY BLAKE, M.D.; HOSPITAL CORPORATION OF AMERICA, INC.; FREEMONT EMERGENCY SERVICE, INC., MOUNTAIN VIEW HOSPITAL and DOES 1 through 30, inclusive, and each of them.

Case 3:07-cv-02148-IEG-WMC Document 3 Filed 01/04/2008 Page 7 of 12 36. Plaintiff, JOAN G. LOZOY A discovered, sometime after April 4, 2007 the personal injuries 2 sustained were a proximate result of the Defendants' EMTALA violation. 3 4 SECOND CAUSE OF ACTION 5 Medical Malpractice - Negligence (Plaintiff As Against Defendants ERIC J. ANDERSON, M.D.; LINDSY BLAKE, M.D., 6 7 HOSPITAL CORPORATION OF AMERICA, INC.; FREEMONT EMERGENCY SERVICE, INC., MOUNTAIN VIEW HOSPITAL & DOES 1 through 30) 8 9 37. Plaintiffs JOAN G. LOZOYA, reallege paragraph 1 through 36 of this Complaint and 10 incorporate those paragraphs under this Cause of action as though fully set forth herein. 11 38. At all times material hereto, Defendant, ERIC J. ANDERSON, M.D., was and is a 12 licensed physician practicing in Clark County, State of Nevada. 13 39. At all times material hereto, Defendant, LINDSY BLAKE, M.D., was and is a licensed physician practicing in Clark County, State of Nevada. 14 15 At all times material hereto, Defendant, FREEMONT EMERGENCY SERVICE, INC., 40. and licensed medical facility in Clark County, State of Nevada. 16 17 41. At all times material hereto, Defendant, MOUNTAIN VIEW HOSPITAL and licensed 18 medical facility in Clark County, State of Nevada. 19 42. At all times material hereto, Defendant, HOSPITAL CORPORATION OF AMERICA, INC, owns and operates the licensed medical facility identified as Defendant, 20 21 MOUNTAIN VIEW HOSPITAL, and has its place of business in the State of Nevada and 22 California. On or about November 8, 2006, Plaintiff, JOAN G. LOZOYA, was injured in a fall and 23 43. 24 was transported to MOUNTAIN VIEW HOSPITAL for requested medical attention. 25 Upon arriving at MOUNTAIN VIEW HOSPITAL and FREEMONT EMERGENCY 44. SERVICE, INC., Plaintiff was seen by Defendants, ERIC J. ANDERSON, M.D. and 26 27 LINDSY BLAKE, M.D. 28 FIRST AMENDED COMPLAINT FOR DAMAGES

MOUNTAIN VIEW HOSPITAL and DOES 1 through 30, inclusive, and each of them. including their nursing staff and other employees, also violated EMTALA by failing to provide necessary and proper medical care for plaintiff's medical condition, to which plaintiff was owed a duty of the proper medical care for this community of physicians

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1	53.	Plaintiffs JOAN G. LOZOYA, reallege paragraph 1 through 23 of this Complaint and
2		incorporate those paragraphs under this Cause of action as though fully set forth herein.
3	54.	At all times material hereto, Defendant, ALEXANDRA E. PAGE, M.D., was and is a
4		licensed physician practicing in the County of San Diego, State of California.
5	55.	At all times material hereto, Defendant, KAISER FOUNDATION HEALTH PLAN, INC.
6		owns and operates licensed medical facility in the State of California and doing business
7		in San Diego County, State of California.
8	56.	At all times material hereto, Defendant, KAISER PERMANENTE owns and operates
9		licensed medical facility in the State of California and doing business in San Diego
10		County, State of California.
11	57.	On or about November 11, 2006, Plaintiff was seen in the emergency department of
12		Defendant, KAISER FOUNDATION HEALTH PLAN, INC. and KAISER
13		PERMANENTE.
14	58.	Plaintiff was then followed in the fracture clinic o where on November 14, 2006, surgery
15		was performed by Defendant, ALEXANDRA E. PAGE, M.D.
16	59.	In providing medical care and treatment to Plaintiff, Defendants, ALEXANDRA E.
17		PAGE, M.D.; KAISER FOUNDATION HEALTH PLAN, INC.; KAISER
18		PERMANENTE and DOES 1 through 30, inclusive, and each of them, including their
19		nursing staff and other employees, failed to provide necessary and proper medical care for
20		plaintiff's medical condition, to which plaintiff was owed a duty of the proper medical
21		care for this community of physicians.
22	60.	Defendants, ALEXANDRA E. PAGE, M.D.; KAISER FOUNDATION HEALTH PLAN,
23		INC.; KAISER PERMANENTE and DOES 1 through 30, inclusive, including their
24		nursing staff and other employees, failed to exercise that degree of knowledge and skill
25	The second secon	ordinarily possessed and exercised by other physicians, hospitals, nurses, attendants,
26		consultants, employees for plaintiff's medical condition, to which plaintiff was owed a
2.7	And the second s	duty of proper medical care from this community of physicians, staff, agents and
28		employees.
		FIRST AMENDED COMPLAINT FOR DAMAGES

- For prejudgment interest from the date of harm or breach and/or from the date of C. filing; and
- For such other and further relief as this Court may deem necessary and proper. f.

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